FOIA Electronic Reading Room Document Coversheet

Document Description: Contract N68936-05-D-0041							
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Exemption (b)(8) Information excised is records for the use of any agency responsible for the regulation or supervision of financial institutions							
Exemption (b)(9) Information excised is records containing geological and geophysical information (including maps) concerning wells.							

Please direct inquiries regarding this document to:
Commander (Code K00000D FOIA)
Naval Air Warfare Center Weapons Division
1 Administration Circle Stop 1009
China Lake, CA 93555-6100.

AWARIMUMIKALI			I. THIS CONTRAC UNDER DPAS (ORD	ER			RATING DO-A1	1	OF PAGES
2. CONTRACT (Proc. Inst. Ident.) NO. 3. EFFECTIVE DATE					5		4. REQUI	SIT ION/PURC	THASE REQUEST/F	PROJECT N	<u> 38</u> O.	
5. ISSUED BY CODE N68936 CDR NAWCWD CODE 230000E ATTN: S. SCHUMANN (805) 989-4603 575 "" AVE SUITE 1, BLDG 65 POINT MUGU CA 93042-5049				6. ADMINISTERED BY (If other than Item 5) See Item 5								
7. NAME AND ADDRESS OF CONTRACTOR THE M&T COMPANY JOHN STANKOSKI DBA: CDI GOVERNMENT SERVICES 415 PORT CENTRE PKMY STE 101 PORTSMOUTH VA 23704-4924				I and zip c	rode)			8. DELIVERY [] FOB (9. DISCOUNT FO	ORIGIN [X]C	OTHER (S	ee below)	
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17.1 CONTRACTOR'S NEGOTIATED AGREEMENT Contractor is required to sign this document and treatm copies to issuing office.) Contractor agrees to furnish and deliver all items or perform all the services set forth or otherwise identified above and on any continuation sheets for the consideration stated herein. The rights and obligations of the parties to this contract shall be subject to and governed by the following documents: (a) this award/contract. (b) the solicitation, if any, and (c) such provisions, representations, certifications, and specifications, as are attached or incorporated by reference herein. (Attachments are listed herein.) 19A. NAME AND TITLE OF SIGNER (Type or print)				18. X N689 includi above, the cor (b) this 20A. SHARC TEL:	AWAI 36-05-Fing the addishereby heract whits award/con NAMION SCHU (805)	RD (Contr. 3-0062-00 ditions or cl. accepted a ich consists ontract. No E AND MANN / 989-460	actor is not requir 202 nanges made by a story the following of the following of the following confurther contract FITLE OF CORRUNGS CO	you which additions to day to sign this document of a bove and on any documents: (a) the Country and document is necessary to the CONTRACTING OFFI	nent.) Your offer on or changes are set forth in a continuation sheets. This a Government's solicitation ar essary.	award consumm	oates	
19B. NAME OF CONTRACTOR 19C. DATE SIGNED BY				20B. BY <u>i</u>	UNIT	ED STA	لمحما	MERICA Southern Contracting Officer		20C. DAT 07-Sep-	E SIGNED 2005	

NSN 7540-01-152-8069

26-107

STANDARD FORM 26 (REV. 4-85) Prescribed by GSA FAR (48 CFR) 53.214(a)

Section A - Solicitation/Contract Form

AVAILABILITY OF FUNDS

This contract is awarded subject to FAR 52.232-18 Availability of Funds. All funds for this contract will be obligated via individual task orders issued.

CLAUSES INCORPORATED BY FULL TEXT

FOR YOUR INFORMATION: The following addresses and points of contact are provided:

Name: Phone: Timothy Byrnes (805) 989-0959

DSN: FAX:

351-0959 (805) 989-0561

Email address: timothy.byrnes@navy.mil

U.S Postal Service Mailing Address:

COMMANDER

CODE 230000E (T. Byrnes - 805-989-0959)

NAVAIRWARCENWPNDIV 575 "I" AVE SUITE 1, BLDG 65 POINT MUGU, CA 93042-5049

Direct Delivery Address (UPS, FedEx, etc):

COMMANDER

CODE 230000E (T. Byrnes) **NAVAIRWARCENWPNDIV** BLDG 65, RM 1-MAILROOM POINT MUGU, CA 93042-5049

ATTENTION-IMPORTANT MODIFICATION NUMBERING INFORMATION:

Bilateral Modifications issued by the Department of Defense agencies are no longer assigned an official "P0000" number until the contracting officer has released/signed the modification. This change is a result of the Defense Finance and Accounting Service (DFAS) Business Management Modernization Program (BMMP) requirement that modifications are to be released in numerical order without skipping any "P0000" numbers.

To accommodate this change the Standard Procurement System (SPS) now assigns a unique Modification Control Number (MCN) to each modification when it is created. The MCN was established for contractors to track the approved version of the modification. This number, unique to the modification, is included on both the draft modification and the released/signed modification. The MCN can be found in Block 14 of all modifications. The use of the MCNs ensures DFAS only receives modifications in numerical order.

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Section B - Supplies or Services and Prices

0001

T&M -Contractor Field Services to support electronic warfare (EW) equipment and related support equipment for the F18, C130, EA6B, H46, H60, AH1W, UH1N and P3 aircraft in accordance with Attachment (1), Specification- Contractor Field Services and individual task orders to be issued during the **Base Period, 01-Oct-2005 through 30-Sep-2006.**

TASK 32151	EW Equipment	NAS New Orleans
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I I I I I I	IN HE PRICE	
UNIT	UNIT PRICE	MAX AMOUNT
2,016 M/H	\$38.80	\$78,220.80
	\$310.43	
	\$52.19	
	\$38.80	
	\$52.19	
	\$104.91	
	\$839.27	
	\$104.91	
	UNIT 2,016 M/H	2,016 M/H \$38.80 \$310.43 \$52.19 \$38.80 \$52.19 \$104.91 \$839.27

0002	M	AX AMOUNT
COST - Travel (Contractor to use this amount to prepare		
proposal)		\$6,000.00
G&A Rate (Applied to Travel expenses only)	zero%	\$0.00
Total Travel and G&A		\$6,000.00

0003 MAX AMOUNT

COST - Relocation

Relocation \$0.00

TOTAL BASE PERIOD OF PERFORMANCE

\$84,220.80

0004

TASK 32151

EW Equipment

CARRIER AFLOAT MAN HOUR RATE

CARRIER AFLOAT OT HOURLY RATE

CARRIER AFLOAT MAN DAY RATE

T&M -Contractor Field Services to support electronic warfare (EW) equipment and related support equipment for the F18, C130, EA6B, H46, H60, AH1W, UH1N and P3 aircraft in accordance with Attachment (1), Specification-Contractor Field Services and individual task orders to be issued during the Option Period I, 01-Oct-2006 through 30-Sep-2007.

NAS New Orleans

	UNIT	UNIT PRICE	MAX AMOUNT
MAN HOUR RATE	2,016 M/H	\$39.96	\$80,559.36
MAN DAY RATE		\$319.70	
OVERTIME HOURLY RATE		\$53.75	
ALT WORK SCHEDULE MAN HOUR RATE		\$39.96	
ALT WORK SCHEDULE MAN HOUR OT			
RATE		\$53.75	

\$108.02

\$864.18

\$108.02

0005	M	AX AMOUNT
COST - Travel (Contractor to use this amount to prepare proposal) G&A Rate (Applied to Travel expenses only)	zero%	\$6,000.00 \$0.00
Total Travel and G&A		\$6,000.00

0006 MAX AMOUNT

COST - Relocation

Relocation \$0.00

0007

TASK 32151

EW Equipment

T&M -Contractor Field Services to support electronic warfare (EW) equipment and related support equipment for the F18, C130, EA6B, H46, H60, AH1W, UH1N and P3 aircraft in accordance with Attachment (1), Specification-Contractor Field Services and individual task orders to be issued during the **Option Period II**, 01-Oct-2007 through 30-Sep-2008.

NAS New Orleans

	UNIT	UNIT PRICE	MAX AMOUNT
MAN HOUR RATE	2,016 M/H	\$41.17	\$82,998.72
MAN DAY RATE		\$329.33	
OVERTIME HOURLY RATE		\$55.38	
ALT WORK SCHEDULE MAN HOUR RATE ALT WORK SCHEDULE MAN HOUR OT		\$41.17	
RATE		\$55.38	
CARRIER AFLOAT MAN HOUR RATE		\$111.28	
CARRIER AFLOAT MAN DAY RATE		\$890.26	
CARRIER AFLOAT OT HOURLY RATE		\$111.28	
0000			

0008		MAX AMOUNT
COST - Travel (Contractor to use this amount to prepare		
proposal)		\$6,000.00
G&A Rate (Applied to Travel expenses only)	zero%	\$0.00
Total Travel and G&A		\$6,000.00

0009 MAX AMOUNT

COST - Relocation

Relocation \$0.00

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0010

TASK 32151

T&M -Contractor Field Services to support electronic warfare (EW) equipment and related support equipment for the F18, C130, EA6B, H46, H60, AH1W, UH1N and P3 aircraft in accordance with Attachment (1), Specification-Contractor Field Services and individual task orders to be issued during the Option Period III, 01-Oct-2008 through 30-Sep-2009.

NAS New Orleans

	UNIT	UNIT PRICE	MAX AMOUNT
MAN HOUR RATE	2,016 M/H	\$42.40	\$85,478.40
MAN DAY RATE		\$339.18	
OVERTIME HOURLY RATE		\$57.03	
ALT WORK SCHEDULE MAN HOUR RATE ALT WORK SCHEDULE MAN HOUR OT		\$42.40	
RATE		\$57.03	
CARRIER AFLOAT MAN HOUR RATE		\$114.63	
CARRIER AFLOAT MAN DAY RATE		\$917.04	
CARRIER AFLOAT OT HOURLY RATE		\$114.63	

0011 COST - Travel (Contractor to use this amount to prepare		MAX AMOUNT
proposal) G&A Rate (Applied to Travel expenses only)	zero%	\$6,000.00 \$0.00
Total Travel and G&A		\$6,000.00

0012 MAX AMOUNT

COST - Relocation

Relocation \$0.00

TOTAL AMOUNT OF OPTION PERIOD THREE

EW Equipment

\$91,478.40

0013

T&M -Contractor Field Services to support electronic warfare (EW) equipment and related support equipment for the F18, C130, EA6B, H46, H60, AH1W, UH1N and P3 aircraft in accordance with Attachment (1), Specification-Contractor Field Services and individual task orders to be issued during the **Option Period IV**, 01-Oct-2009 through 30-Sep-2010.

TASK 32151	EW Equipment	NAS New Orl	NAS New Orleans			
		UNIT	UNIT PRICE	MAX AMOUNT		
MAN HOUR RATE		2,016 M/H	\$43.67	\$88,038.72		
MAN DAY RATE			\$349.39			
OVERTIME HOUR	LY RATE		\$58.74			
	DULE MAN HOUR RATE DULE MAN HOUR OT	3	\$43.67			
RATE			\$58.74			
CARRIER AFLOAT	MAN HOUR RATE		\$118.04			
CARRIER AFLOAT	MAN DAY RATE		\$944.29			
CARRIER AFLOAT	OT HOURLY RATE		\$118.04			

0014	M	AX AMOUNT
COST - Travel (Contractor to use this amount to prepare proposal) G&A Rate (Applied to Travel expenses only)	zero%	\$6,000.00 \$0.00
Total Travel and G&A		\$6,000.00

0003 MAX AMOUNT

COST - Relocation

Relocation \$0.00

TOTAL AMOUNT OF OPTION PERIOD FOUR

\$94,038.72

CLAUSES INCORPORATED BY FULL TEXT

5252.211-9504 LEVEL OF EFFORT (TIME-AND-MATERIALS AND LABOR-HOUR CONTRACTS) (NOV 1999)

- (a) Task orders shall establish an anticipated level of effort (projected man-hours) for each CLIN or SLIN and a Ceiling Price for that task order. The ceiling price shall be the sum of: (1) the projected prime Contractor hours multiplied by the appropriate hourly rates prescribed in the schedule; and (2) the estimated amount of materials priced in accordance with the clause entitled, Payments Under Time-and-Materials and Labor-Hour Contracts, including estimated subcontract costs calculated in the same manner as the prime Contractor using the subcontract price schedules.
- (b) The Contractor may use any combination of hours of labor categories listed in any single task order, if necessary to perform that task order. Labor categories not shown may not be used without a task order modification. The Contractor may use any combination of prime Contractor labor, subcontractor labor, and other material expense in accomplishing the statement of work within the limits expressed below.
- (c) The NAVAIR clause 5252.232-9507, "Limitation of Funds Time and Material and Labor-Hour Contracts", applies independently to each task order under this contract and nothing in this provision amends the rights or responsibilities of the parties hereto under that clause. In addition, the notifications required by this clause are separate and distinct from any specified in the NAVAIR 5252.232-9507.
- (d) The Contractor shall notify the Procuring Contracting Officer immediately in writing whenever it has reason to believe that:
- (1) The level of effort the Contractor expects to incur under any order in the next 60 days, when added to the level of effort previously expended in the performance of that order, will exceed seventy-five (75%) percent of the level of effort established for that order; or
- (2) The level of effort required to perform a particular order will be greater than the level of effort established for that order.

As part of the notification, the Contractor shall provide the Contracting Officer a revised estimate of the level of effort required to perform the order. As part of the notification, the Contractor also shall submit any proposal for adjustment to the ceiling price that it deems would be equitable if the Government were to increase the level of effort as proposed by the Contractor. Any such upward adjustment shall be prospective only (i.e. will apply only to effort expended after a modification (if any) is issued.

- (e) Within thirty days after completion of the work under each task order, the Contractor shall submit the following information directly, in writing, to the ordering officer, the COR and the Defense Contract Audit Agency office to which vouchers are submitted.
- (1) The total number of man-hours of direct labor, including subcontract labor, expended and a breakdown of this total showing the number of man-hours expended in each CLIN or SLIN listed in the task order schedule, including the identification of the key employees utilized.
 - (2) The total labor price plus estimated total allowable material cost incurred under the task order,
- (3) In the case of a cost underrun, the amount by which the task order amount may be reduced to recover excess funds.
- (f) In the event that less than one hundred (100%) percent of the established level of effort for a task order is expended, the Government may require continued performance subject to the remaining obligation.

Section C - Descriptions and Specifications

DESCRIPTION AND SPECIFICATION CONDITIONS OF CONTRACT

- (a) Tasks hereunder which must be performed outside the Continental United States shall be subject to the provisions of OPNAV Instruction 5720.3D, and all other appropriate regulations, orders and instructions of the Secretary of the Navy or the Department of the Navy. The Contractor shall instruct each representative to familiarize himself with the provisions contained in the aforementioned documents. Requests for certificates of identification and other credentials for Contractor representatives shall be made in accordance with said documents.
- (b) The Government shall have the right hereunder to order delivery of services for performance of tasks in areas which have been designated by the Department of Defense as subject to hostile fire, or at locations where the Contractor representative is subject to actual hostile fire as established and defined by current Department of Defense Directives. In the event of a deployment to a hostile or danger area that has been designated as such by the Department of State, compensation for danger pay will be in accordance with the rates and time periods established in the Department of State Index and applied to the salary of the representative.
- (c) Contractor representatives assigned to perform tasks hereunder at locations outside the Continental United States shall be accredited to the United States Navy, shall be given proper credentials and identification cards and shall be subject to such regulations as have been or may hereafter be issued by the United States Government regarding Contractor representatives serving with the United States Armed Forces in foreign theaters of operation.
- (d) To avoid unnecessary delays at the port of embarkation, the Contractor is responsible for ensuring that personnel designated to perform under this contract have the proper security clearance, passports and visas and have met the immunization requirements for the area to which they are assigned. Contractor personnel reporting for overseas assignments without the proper passport, visa, security clearance and/or inoculations are not considered to be fully qualified to perform their assignments. No compensation for services will be allowable under this contract until the time needed to process the above items is completed.
- (e) With respect to Contractor representatives not accompanied by dependents, Government quarters, if available, shall be utilized on overseas assignments (that are outside of the continental United States). Whether or not such quarters will be considered available shall be determined in accordance with the criteria set forth below:
- (i) Government quarters shall be considered available if accommodations suitable for a Commissioned officer are assigned.
- (ii) The Government shall have six (6) weeks after the reporting date of an employee to assign accommodations suitable for a commissioned officer, in the event such accommodations are not assigned within the said (6) weeks, Government Quarters shall be considered unavailable.
- (iii) In the event Government Quarters are made available after an employee has been utilizing commercial quarters for a period of six (6) weeks or more after the reporting date, the employee may elect to utilize such Government quarters, however, utilization of Government Quarters is not mandatory.
- (iv) Notwithstanding (i) and (ii) above, in the event of occupancy of any Government quarters requested by an employee, the said Government quarters shall be considered adequate and available.
- (v) Notwithstanding (i) and (ii) above, in the event of voluntary occupancy by an employee of furnished Government quarters for a period in excess of six (6) weeks, the said quarters shall be considered adequate and available.

- (vi) Quarters furnished while embarked in a naval vessel shall be considered adequate and available.
- (f) The Contractor shall have the right to remove or replace his personnel assigned to perform tasks hereunder pursuant to any order for services and to substitute other equally qualified personnel in lieu thereof, provided that such removal or replacement shall not be due cause for a break in services being furnished or additional costs to the Government and that such removal or replacement shall have been brought to the attention of the Commanding Officer, NATEC. Any removals or replacements for the convenience of the Contractor, including time of travel and training costs for replacement personnel, shall be at the Contractor's expense. The Contractor -shall notify the Commanding Officer, NATEC approximately thirty (30) days prior to such change, providing the new employee's name, security clearance, and technical qualifications, so that orderly processing of task description letter and related security and administrative details may be accomplished. Removals and replacements of Contractor personnel shall be at the expense of the Contractor except when such removal or replacement is for reasons as follows:
- (i) Employees whose removal or replacement is necessitated by circumstances beyond the control of the Contractor, except employee resignations or walking off the job, shall be replaced at the current man day rate in the contract with no relocation or travel expenses charged to the Government.
- (ii) Employees removed as a result of task cancellation or completion of services hereunder. The Government will notify the contractor at least fifteen (15) days prior to the cancellation or termination of any task.
- (iii) Employees removed at the end of the contract's period of performance, i.e., off-contract costs, only if such costs were proposed by the contractor, otherwise all off-contract costs shall be at the Contractor's expense.
- (g) Upon any finding of unsatisfactory performance of the task by the inspector designated hereunder, the Commanding Officer, NATEC, may upon written notice of such findings to the Contractor, direct the Contractor to cease further performance of the task in whole or in part. Any entitlement to reimbursement for services performed pursuant to any order for services hereunder shall cease upon receipt of such notice by the Contractor. In the event a finding of unsatisfactory performance of the task is based upon an act or acts by Contractor employee or employees that, are unlawful; in violation of Government regulations (which include Department of Defense, Navy, or Local Activity Directives covering the protection of life and property), or that constitute habits or traits of character which are prejudicial to good order and discipline, the Contractor shall be permitted to replace such employee or employees or may be directed to do so depending upon the severity of the situation. Any instance of unsatisfactory performance that results in removal of the employee, the contractor shall replace the employee at the current man-day rate in this contract. Such removal will not entitle the Contractor to reimbursement for travel or time of travel connected with such removal.
- (i) Upon finding of unsatisfactory performance of a task resulting in removal of personnel, the contractor will have fifteen (15) days to submit a replacement candidate to the Contracting Officer at the existing man-day rate, and thirty (30) days to resume performance of task, otherwise, the Government will terminate for default.
- (ii) If a decision of unsatisfactory performance is made on or before the thirtieth (30th) day after initial commencement of a task, all costs incurred by the contractor in connection with such task from the commencement thereof, shall be borne by the contractor.
- (iii) If a decision of unsatisfactory performance is made after the thirtieth (30th) day following initial commencement of a task, the Government shall pay only for satisfactory man-days of performance. All costs associated with removal/relocation shall be borne by the contractor.
- (h) When cessation of task performance is caused by a contractor's technical representative removing themselves from the employment of the contractor, or by death, incapacity illness or injury to the contractor's employee performing hereunder, the contractor has fifteen (15) days to submit a replacement candidate to Naval War Warfare Center, Weapons Division, Point Mugu, CA, at the existing man-day rate, and thirty (30) days to resume

performance of such tasks with an equally qualified employee. If satisfactory services are not resumed within the thirty (30) day period at the current contract's man-day rate, the task involved will terminate for default. If any employees remove themselves from the contractor's employment, such removal will not entitled the contractor to reimbursement for travel or time of travel connected with such removal.

MAN DAY RATES AND PER DIEM

The Government will pay to the Contractor as full compensation for services rendered in performance of this contract, time and overtime rates listed in Section B (which rates are based on the following definitions), plus the various direct cost limitations listed in Section B as further qualified in other paragraphs of this Section C.

- (a) Straight Time: A normally scheduled forty (40) hour workweek or a reduced workweek. A normally scheduled forty (40) hour workweek shall consist of five (5) eight (8) hour days per week. A week is a period of seven (7) consecutive days commencing on the first day of the normally scheduled workweek, Monday. A reduced work week shall consist of forty (40) hours less the amount of time off for vacation leave, sick leave, and/or any of the ten (10) holidays, provided however, such time off occurs on a day that the Contractor's employee's normally work. The man day rates for straight time shall cover all expenses, prorated vacation and/or emergency leave, sick leave, holidays (New Years Day, Martin Luther King Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Veteran's Day, Columbus Day, Thanksgiving Day and Christmas), applicable insurance of all kinds, general and administrative expense, salaries of personnel (including support personnel), and profit; excluding any and all costs which are directly reimbursable in accordance with other paragraphs of this section.
- (b) Overtime is generally defined as work in excess of eight (8) hours in one day and work in excess of forty (40) hours in one week for the regular schedule, or in the case of the compressed work schedule (CWS), work in excess of ten (10) hours in one day and work in excess of eighty (80) hours in two weeks, not accounted for under (i) above, or work in excess of a reduced work week not accounted for under (i) above.
- (c) Carrier Afloat Man-Day Rate: The contractor shall use a Carrier Afloat man-day rate in such a manner as to compensate individuals for sea duty that may occur (including any excess of eight [8] hours in a day or excess of five [5] days in a week). The Carrier Afloat man-day rate shall be billable on a man-day basis, Monday through Friday only. The Carrier Afloat rate is only used when the contractor's representative is providing services on a carrier while at sea; it is not used for services provided while the carrier is in port. The Carrier Afloat rate shall include applicable per diem, if any.
- (d) Payment for Overtime payment under this contract shall not include any amounts of overtime premiums, except to the extent that they either are:
 - (i) Approved in writing by Commanding Officer, NATEC, on behalf of the Government, or
 - (ii) Paid for the following type of work:
- (1) Necessary to cope with emergencies such as those resulting from accidents, natural disasters, breakdowns of production equipment or occasional production bottlenecks of a sporadic nature;
- (2) By indirect labor employees such as those performing duties in connection with administration, protection, transportation, maintenance, standby plant protection, operation of utilities or accounting;

- (3) In the performance of test, industrial process, laboratory procedures, loading or unloading of transportation media, and operations in flight, which are continuous in nature and cannot reasonably be interrupted or otherwise completed; or
 - (4) Which will result in lower overall cost to the Government.
- (e) Subsistence and Lodging for Temporary Duty (TDY) Assignments will be paid to the Contractor on an actual basis up to the maximum amounts listed for each TDY assignment location in accordance with the most recent Joint Travel Regulation allowances and terms of this contract. All such costs shall be subject to review of allowability and allocability and approved by NATEC prior to payment.
- (i) Subsistence and Lodging expenses for TDY away from the basic site, excluding carrier duty, shall be reimbursed to the Contractor only to the extent where an overnight stay is necessary for the performance of services under this contract. The authorized per diem rate shall be the same prevailing per diem rate authorized for Navy civilian employees in official travel status in the same locality, as listed in the JTR.
- (ii) TDY is not paid for carrier duty. The Carrier duty man-day rate quoted, shall include applicable per diem, if any.

DEFINITION OF MAN DAYS AND SERVICES

- (a) The services to be performed pursuant to any task ordered hereunder shall be accomplished during the period set forth in Section F of the Schedule, but the time of starting and ending performance of the task shall be as set forth in the order for services. For the purpose of this Section, the term "services" shall be considered to include:
- (i) Any period during which a Contractor representative is delayed or prevented from performing any task ordered hereunder where and if such delay or nonperformance is the result of causes beyond the control of said representative or the Contractor.
- (ii) Except as provided in the Clause entitled "Conditions of Contract", any time of travel with due celerity for Contractor representatives to proceed to the site or sites for the performance of tasks hereunder, for transfer between task sites, and for return of such representatives to the Contractors plant upon completion or termination of a task, including any period of waiting when and if such delay in travel, is the result of causes beyond the control of the Contractor's representative.
- (1) Time of travel with due celerity, is defined as the time required for travel by commercial or Government aircraft unless either (a) transportation by commercial or Government aircraft is not available or (b) travel by other means is deemed to be in the best interest of the Government.
- (2) If a task ordered under this contract requires services to be performed outside the Continental United States, the domestic rates specified in the Schedule are applicable to that portion of the time necessary for travel between the contractor's plant and the overseas site (that is outside of the continental United States) which is spent within the Continental United States.
- (b) Vacation time and/or emergency leave, sick leave, the ten national and/or legal holidays (New Year's Day, Martin Luther King Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Veteran's Day, Columbus Day, Thanksgiving and Christmas), training for representatives if required, and any Contractor designated holidays observed by his representatives at the task site, are considered indirect costs and such day shall not be directly billable against any task ordered hereunder.

TRAVEL, HOUSEHOLD MOVING AND RELOCATION EXPENSES

FAR PART 31.205-35 is limited to the allowances below.

The Contractor shall be reimbursed for travel expenses, household-moving expenses, and relocation expenses incurred by its representatives performing tasks ordered under this contract, subject to the terms and conditions of this contract. Reimbursement for these expenses will be at actual cost not to exceed the limitations in the Federal Joint Travel Regulations (FJTR). In the event of conflicting practices or limitations of reimbursement, this contract will be the prevailing document. Section B of this contract contains the estimated reimbursable expenses and maximum amounts for relocation expenses, including maximum amounts for on- and off-contract travel and household moves. However, on-contract and off-contract costs will be allowed only one time each, at the beginning and end of the contract respectively, and only if such costs were proposed; otherwise all on/off-contract costs are unallowable.

- (a) When available the Contractor shall direct employees performing tasks ordered hereunder to utilize Government transportation within the continental United States. If such Government transportation is not readily available, transportation may be made by commercial carrier or privately owned automobile and the cost paid by the Contractor, subject to reimbursement in accordance with subparagraph (c) below on presentation of properly certified Reimbursable Expense Claim as required under Section G hereof.
- (b) In the event a task ordered hereunder requires travel overseas that is outside of the continental United States, the Government will furnish in addition to necessary transportation within the continental United States, all transportation from the Port of Embarkation in the continental United States to the site of work, between sites of work, and return to the Port of Entry in the continental United States. In the event that the Government Agency furnishing the transportation by Government Carrier requires payment, the Contractor shall pay the cost thereof and be reimbursed pursuant to the terms of this Section. If such Government transportation is not available, transportation may be made by commercial carrier.
- (c) When domestic and overseas travel (outside of the continental United States) is by Government or Commercial Carrier, the Government will reimburse the Contractor on the basis of actual cost, and when such travel is performed by private automobile, the Government will reimburse the Contractor at a fixed rate in accordance with the current Joint Travel Regulations rate per mile plus road, ferry and bridge toll, provided that:
- (i) In the event Government transportation is available but not utilized, payment for transportation costs shall be limited to the amount of transportation cost incurred had Government transportation been utilized, or the actual transportation costs whichever is lower; and
 - (ii) Transportation by private or rental automobile is determined to be in the best interests of the Government.
- (iii) When travel is performed by private automobile, reimbursable mileage hereunder shall be computed in accordance with the current issue of Rand McNally Standard Highway Mileage Guide.
- (d) The cost of transportation reimbursable in the preceding paragraphs (a) through (c) includes only such cost of transportation as are incurred by Contractor's employees in performance of tasks ordered hereunder. Transportation shall be deemed to include travel for Contractor representatives to proceed to site or sites for performance of tasks hereunder, for transfer between task sites and for return of such representatives to contractor's plant upon completion or termination of task, except when reimbursement for travel and time of travel is not allowable under the provisions of the Section C clause entitled "Conditions of Contract." The Contractor shall not be reimbursed as a (direct or indirect) charge under this contract for any costs of transportation for on-base travel at U.S. Military Installations, or for daily travel to and from work.

- (e) In the event a task ordered hereunder requires performance at a location-within the continental U.S. for a period of twelve (12) months or more, the Contractor shall be reimbursed for costs of travel and time of travel as set forth in subparagraphs (a) through (d) above, and for actual costs incurred in movement or storage of personnel effects of individual contractor representatives performing hereunder; to the extent quoted by the contractor, provided that in no event shall costs be reimbursed for shipment of personnel effects in excess of 12,000 pounds, based on release at lowest evaluation, or for storage in excess of thirty (30) days, or be contrary to FAR 31, or be more than the contractor's quote in Section B. Per diem in lieu of reimbursement for household move shall not be allowable for tasks requiring performance in the continental U.S. (CONUS) for periods of twelve (12) months or longer unless authorized by the Commanding Officer, NATEC and the total amount will be less than the contractor's quote in Section B. Subsistence and lodging costs at the contractor representative's permanent duty station within CONUS shall not be reimbursed unless specifically authorized by other provisions of this contract.
- (f) On completion or cancellation of any task ordered hereunder performed within the continental United States, the Contractor will be reimbursed for cost of time and travel of the representative; and for movement and storage of personnel effects as set forth in subparagraph (e) above from location of task performance to Contractor's plant, except as set forth in subparagraph (g) below and the Section C clause entitled "Conditions of Contract".
- (g) In the event the Contractor is reimbursed for transportation and moving costs under provisions of subparagraphs (e) above and subsequently removes the technical representative under provisions of the Section C clause entitled "Conditions of Contract", paragraph (f), for convenience of the Contractor, the amount of such reimbursement shall be returned to the Government unless a replacement representative is furnished and all costs incident to such replacement are borne by the Contractor.
- (h) The Contractor shall not be reimbursed for movement or storage of personal effects of technical representatives nor for relocation allowances when reimbursement for travel and time of travel is not allowable under the provisions of the Section C clause entitled "Conditions of Contract".
- (i) When tasks require performance outside the Continental United States, the Government will not reimburse the Contractor for any relocation costs other than the cost of travel and time of travel of the Contractor representatives assigned to perform under the ordered task.
- (j) Nothing contained herein and notwithstanding FAR 31.205-35 (Relocation costs), shall be construed as imposing an obligation on the Government to reimburse the Contractor for any expenses involving transportation, relocation, subsistence, lodging, travel, and similar expenses of persons other than Contractor representatives assigned to perform task ordered hereunder. Accordingly, unless otherwise stated, only the contractor employee (and not members of the immediate family) will be reimbursed for relocation or travel costs according to the terms of this contract.

SERVICES FURNISHED BY THE GOVERNMENT

- (a) Use of Government communication facilities is authorized for the exchange of messages between Contractor personnel and the Contractor, where and when available and if the Contractor is unable to procure commercial communication services, but the use therefore shall be subject to the regulations of the Representatives of the Government in charge thereof.
- (b) Contractor employees will be authorized the use of local Government telephone facilities (except DSN) on a nocharge basis. The authorization shall be limited to official business telephone calls as required in the direct performance of services under this contract. Use of telephones hereunder shall be in accordance with the same local directives as are applicable to Government employees.
- (c) Use of DSN capability is not authorized.

EMPLOYMENT OF DEPARTMENT OF DEFENSE PERSONNEL RESTRICTED

In performing this contract, the contractor will not use as a consultant or employ (on either a full or part time basis) any current Department of Defense (DoD) personnel (civilian or military) without the prior approval of the Contracting Officer. Such approval may be given only in circumstances where it is clear that no laws and no DoD or Navy instruction, regulations or policies might possibly be contravened and no appearance of a conflict of interest will result.

Section D - Packaging and Marking

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D-TXT-04 CLASSIFIED MATTER (APR 2002)

Classified matter, if applicable, will be packed and shipped in accordance with transmission instructions contained in the National Industrial Security Program Operating Manual (NISPOM) and the DD Form 254 attached to this contract.

Section E - Inspection and Acceptance

INSPECTION AND ACCEPTANCE (SERVICES)

Final inspection and acceptance of all services performed pursuant to task(s) ordered hereunder shall be made by the Commanding Officer, NATEC, or his/her representative and shall be based on satisfactory performance of the services identified in the Specification and Task Descriptions, Attachments (1) and (2).

- (a) The Certificate of Services, Attachment (5) is used to document acceptance and satisfactory performance of the Contractor's representative. The certifying officer will annotate the Certificate of Services as to any reported information which cannot be certified or is incorrect. The certifying officer is the Federal Officer at the site of task performance responsible for ensuring that the task is properly performed. The certifying officer is normally the NATEC Officer in Charge at the NATEC Detachment to which the task is assigned. If there is not a NATEC Detachment at the task site, then the maintenance officer of the user activity utilizing the services at the task location will normally be the certifying officer.
- (b) The COR shall rely on the certifying officer's certification of the information contained in the Certificate of Services for verification of what services were actually provided to the Government. The Certification of Services will also serve as substantiation that the services provided were satisfactory.

CLAUSES INCORPORATED BY REFERENCE

52.246-6	InspectionTime-And-Material And Labor-Hour	MAY 2001
252.246-7000	Material Inspection And Receiving Report	MAR 2003

Section F - Deliveries or Performance

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5252.211-9507 PERIOD OF PERFORMANCE (NAVAIR) (MAR 1999)

- (a) The contract shall commence on 1 October 2005 and shall continue through 30 September 2006. However, the period of performance may be extended in accordance with the option provisions contained herein.
- (b) If FAR Clause 52.216-18, "Ordering", is incorporated into this contract, then the period in which the Government can issue orders under the contract will be extended at the exercise of an option, and extended to the end of that option period.

5252.216-9506 MINIMUM AND MAXIMUM QUANTITIES (MAR 1999) (NAVAIR)

As referred to in paragraph (b) of FAR 52.216-22 " Indefinite Quantity" of this contract, the contract minimum quantity is \$500; the maximum quantity is the total value of the contract award.

F-TXT-01 OPTION PERIOD OF PERFORMANCE (MAR 2003)

- (1) The period of performance for CLIN(s) 0004, 0005 and 0006 is 12 months beginning 1 October 2006 and ending 30 September 2007. The above period of performance shall apply only if the Government exercises the option as stated in Section B in accordance with the clause FAR 52.217-9.
- (2) The period of performance for CLIN(s) **0007**, **0008** and **0009** is **12 months** beginning **1 October 2007** and ending **30 September 2008**. The above period of performance shall apply only if the Government exercises the option as stated in Section B in accordance with the clause **FAR 52.217-9**.
- (3) The period of performance for CLIN(s) 0010, 0011 and 0012 is 12 months beginning 1 October 2008 and ending 30 September 2009. The above period of performance shall apply only if the Government exercises the option as stated in Section B in accordance with the clause FAR 52.217-9.
- (4) The period of performance for CLIN(s) 0013, 0014 and 0015 is 12 months beginning 1 October 2009 and ending 30 September 2010. The above period of performance shall apply only if the Government exercises the option as stated in Section B in accordance with the clause FAR 52.217-9.

Section G - Contract Administration Data

INVOICES AND PAYMENT

- (a) The contractor shall submit monthly invoices for all amounts claimed to be due in respect to the fixed sums and direct reimbursable costs provided for under the clauses "Man Day Rates and Per Diem" and "Travel, Household Moving and Relocation Expenses" hereof. Each invoice shall be numbered and indicate the applicable task order number(s) and shall be supported by copies of applicable Certificates of Service and Reimbursable Expenses Claims.
- (b) Invoices shall be forwarded directly to the Commanding Officer; Naval Air Technical Data and Engineering Service Command (NATEC), Code 6.9, P.O. Box 357031, NAS North Island, San Diego, CA, 92135-7031.
- (c) Upon receipt of invoices, the Commanding Officer, NATEC, will certify these invoices as to receipt and acceptance and forward same to the paying office cited on individual orders, where public vouchers will be prepared and payment will be made.
- (d) The Contractor shall include the following information on all invoices covering man-days of service and directly reimbursable expenses mentioned in subparagraph (a) above:
 - (i) The contract number and the applicable task order number.
- (ii) The task number, the name of the individual performing services, and the period covered. If the billing covers multiple tasks, they shall be listed on the invoice in task number sequence.
 - (iii) The number of man-days of service rendered and/or description of the expenses claimed.
 - (iv) The general location of the task site; i.e., domestic shipboard, shipboard in war hazard area, overseas, etc.
 - (v) The specific location where services were performed.
- (vi) The contract man-day rate for man-days of service rendered and/or the contract rate (if appropriate) for each type of expense billed.
 - (vii) The extended amount for each item billed.
 - (viii) Any other information considered pertinent.
- (e) All invoices detailed above shall be in accordance with the following format:

BILLING SCHEDULE (MONTH)(YEAR)

CONTRAC	CTOR NAME AN	CONTRACT NUMBER:						
TASK NUMBER	NAME OF INDIVIDUAL	PERIOD COVERED	DAYS OF SERVICE AND EXPENSES	GENERAL LOCATION		CONTI RATE	RACT AMOUNT	

SUBMISSION OF FORMS COVERING BREAKDOWN OF SERVICES AND DIRECT REIMBURSABLE EXPENSES

- (a) Form Covering Services: The Contractor shall require each representative assigned to perform tasks pursuant to an order for services hereunder to complete, obtain certification from the cognizant inspector, and submit to the Contractor, a Certificate of Service each month on the form provided by NATEC. Each report shall detail services furnished in performance of task from the first workday of the calendar month reported, and be submitted with the Contractor's invoices.
- (b) Support Documents Covering Direct Reimbursables: Each invoice submitted by the Contractor for expenses which are directly reimbursable under Section C of the Schedule shall be supported by an itemized list of monthly expenses for each representative performing under an assigned task. Copies of Naval Technician Designation (NTD) letters, commercial carrier tickets or other receipts must also be furnished.

NOTIFICATION OF FINAL BILLING FOR SERVICES RENDERED

- (a) Upon submission of the final billing under the contract, the Contractor shall identify such billing by including on the invoice the following statement:
 - "This invoice represents the final billing for services rendered under Contract No. N68936-05-D-0041. Upon payment of the invoice, the above numbered contract shall be considered closed."
- (b) The Contractor should submit final billing/completion invoices within sixty days of the last month after the completion of services. When additional billings will be submitted after completion of work, the Contractor will advise the Commanding Officer, NATEC, of the tasks concerned and estimated amount.
- (c) Notwithstanding paragraphs (a) and (b) above, in no event will final billings or completion invoices be submitted later than one (1) year from the date of completion of work under this contract. Accordingly, if the final billing is not submitted within this timeframe, the contract will be considered closed.

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252.232-7003 ELECTRONIC SUBMISSION OF PAYMENT REQUESTS (JAN 2004)

- (a) Definitions. As used in this clause--
- (1) Contract financing payment and invoice payment have the meanings given in section 32.001 of the Federal Acquisition Regulation.
- (2) Electronic form means any automated system that transmits information electronically from the initiating system to all affected systems. Facsimile, e-mail, and scanned documents are not acceptable electronic forms for submission of payment requests. However, scanned documents are acceptable when they are part of a submission of a payment request made using one of the electronic forms provided for in paragraph (b) of this clause.
- (3) Payment request means any request for contract financing payment or invoice payment submitted by the Contractor under this contract.
- (b) Except as provided in paragraph (c) of this clause, the Contractor shall submit payment requests using one of the following electronic forms:
- (1) Wide Area WorkFlow-Receipt and Acceptance (WAWF-RA). Information regarding WAWF-RA is available on the Internet a https://wawf.eb.mil.

- (2) Web Invoicing System (WInS). Information regarding WInS is available on the Internet at https://ecweb.dfas.mil.
 - (3) American National Standards Institute (ANSI) X.12 electronic data interchange (EDI) formats.
 - (i) Information regarding EDI formats is available on the Internet at http://www.X12.org.
 - (ii) EDI implementation guides are available on the Internet at http://www.dfas.mil/ecedi.
 - (4) Another electronic form authorized by the Contracting Officer.
- (c) If the Contractor is unable to submit a payment request in electronic form, or DoD is unable to receive a payment request in electronic form, the Contractor shall submit the payment request using a method mutually agreed to by the Contractor, the Contracting Officer, the contract administration office, and the payment office.
- (d) In addition to the requirements of this clause, the Contractor shall meet the requirements of the appropriate payment clauses in this contract when submitting payments requests.

5252.216-9507 SUBMISSION OF INVOICES (COST-REIMBURSEMENT, TIME- AND-MATERIAL, LABOR-HOUR, OR FIXED PRICE INCENTIVE) (JUL 1992) (NAPS)

- (a) "Invoice" as used in this clause includes contractor requests for interim payments using public vouchers (SF 1034) but does not include contractor requests for progress payments under fixed price incentive contracts.
- (b) The Contractor shall submit invoices and any necessary supporting documentation, in an original and one (1) copy, to the NATEC Certifying Officers at the following address: NATEC, PO Box 357031, San Diego, CA 92135-1761 unless delivery orders are applicable, in which case invoices will be segregated by individual order and submitted to the address specified in the order. Following verification, the NATEC Certifying Officers will forward the invoice to the designated payment office for payment in the amount determined to be owing, in accordance with the applicable payment (and fee) clause(s) of this contract.
- (c) Invoices requesting interim payments shall be submitted no more than once every two weeks, unless another time period is specified in the Payments clause of this contract. For indefinite delivery type contracts, interim payment invoices shall be submitted no more than once every two weeks for each delivery order. There shall be a lapse of no more than **thirty (30)** calendar days between performance and submission of an interim payment invoice.
- (d) In addition to the information identified in the Prompt Payment clause herein, each invoice shall contain the following information, as applicable:
 - (1) Contract line item number (CLIN)
 - (2) Subline item number (SLIN)
 - (3) Accounting Classification Reference Number (ACRN)
 - (4) Payment terms
 - (5) Procurement activity
 - (6) Date supplies provided or services performed
 - (7) Costs incurred and allowable under the contract
 - (8) Vessel (e.g., ship, submarine or other craft) or system for which supply/service is provided
 - (e) A DD Form 250, "Material Inspection and Receiving Report", is required only with the Final Invoice.
 - (f) A Certificate of Performance shall be provided with each invoice submittal.
- (g) The Contractor's final invoice shall be identified as such, and shall list all other invoices (if any) previously tendered under this contract.
- (h) Costs of performance shall be segregated, accumulated and invoiced to the appropriate ACRN categories to the extent possible. When such segregation of costs by ACRN is not possible for invoices submitted with CLINS/SLINS with more than one ACRN, an allocation ratio shall be established in the same ratio as the obligations cited in the accounting data so that costs are allocated on a proportional basis.

G-TXT-01 ATTENTION! E-MAIL ADDRESS REQUIRED FOR DISTRIBUTION (APR 2002)

All Naval Air Warfare Center Weapons Division Contracts/ Purchase Orders and other related documents are now distributed by electronic mail.

Please provide the e-mail address to which distribution of contracts/purchase orders should be made.

E-Mail Address: John.Stankoski@cdicorp.com

G-TXT-04 APPOINTMENT OF ORDERING OFFICER(S) (APR 2002)

5253 The following activity(ies) or individual(s) is/are designated as authorized Ordering Officer(s):

Naval Air Technical Data & Engineering Service Command (NATEC) NAS North Island PO Box 357031 San Diego, CA 92135-7031

(b) The above activity(ies) or individual(s) is/are responsible for issuing and administering any orders placed hereunder. Ordering Officers may negotiate revisions/modifications to orders, but only within the scope of this contract. Ordering Officers have no authority to modify any provision of this basic contract. Any deviation from the terms of the basic contract must be submitted to the Procuring Contracting Officer (PCO) for contractual action. Ordering Officers may enter into mutual no-cost cancellations of orders under this contract and may reduce the scope of orders/tasks, but Terminations for Convenience or Terminations for Default shall be issued only by the PCO.

G-TXT-06 SECURITY ASSIGNMENT (APR 2002)

Defense Security Service, Industrial Security Field Office (S11WN), Two Greentree Centre, Suite 120, Marlton, NJ 08053-3102 is hereby assigned administrative responsibility for safeguarding classified information.

Section H - Special Contract Requirements

SPECIAL PROVISIONS

- (a) Written notification of task termination will not be issued unless the task termination date is changed from the task termination date specified in the task call-up letter or extension letter or message.
- (b) Logistics Support for U.S. Contractors outside CONUS: The determination concerning Logistics Support such as APO/FPO Military Exchanges, Commissary and Officer Club privileges will be made in accordance with the Local Area Commander.
- (c) The Contractor will ensure that all Contractor Field Service technical representatives and Task incumbents:
 - (i) Are financially prepared to commence immediate temporary duty assignments upon reporting to task.
- (ii) Have in their possession at least one set of U.S. TECHNICIAN collar insignia a collar insignia is defined as a gilt pin 5/8 inches wide by ¾ inch high bearing the inscription U.S. TECHNICIAN.
- (iii) Have the appropriate level of clearance required to perform his/her specific task. See Addendum to DD-254, Attachment (4) for task clearance requirements. Also, the contractor must provide Operations Security (OPSEC) protection for classified information (as defined in Industrial Security Directives) and sensitive information (as defined in Public Law 100-235, 8 January 1988) develop or used in performance of this contract.
- (iv) Are well qualified to perform the task under this contract. The contractor is responsible for supervising techniques used in contract performance and for keeping task incumbents informed of all improvements, changes, and changes of operation.

REPRESENTATIVES ASSIGNED TO FILL TASKS IN THE WESTERN PACIFIC (WESTPAC)

(a) All contractor representatives assigned to fill WESTPAC tasks ordered under this contract, if applicable, shall stop at the following NATEC "embarkation point" to verify possession of proper credentials and to obtain required NATEC endorsements on applicable paperwork prior to departing CONUS:

Commanding Officer Naval Air Technical Data and Engineering Service Command (NATEC) Code 6.7 Building 2, Naval Air Station, North Island San Diego, California, 92135-7031

- (b) All representatives are required to have, as a minimum, credentials for entry into Japan. Upon reporting to the NATEC "embarkation point", representatives shall present all necessary credentials, including valid passport with Department of State Stamp for entry into Japan.
- (c) The contractor is entitled to bill one day of service for the day a representative reports to NATEC "embarkation point" with proper credentials. Contractor personnel reporting to the NATEC "embarkation point" without proper credentials, are not considered to be fully qualified to perform their assignments. Representatives shall not proceed to the WESTPAC assignment until the detachment cited above verifies that the Contractor's representatives possess proper credentials. Representatives having all necessary documentation will have written acknowledgment thereof entered on the Navy Technician Designation (NTD). No compensation for services shall be allowable under this contract until proper credentials are presented to and verified by the NATEC "embarkation point". Time expended by the representative and costs incurred in connection with obtaining proper credentials shall not be allowable as a direct cost under this contract.

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52.228-5 INSURANCE--WORK ON A GOVERNMENT INSTALLATION (JAN 1997)

- (a) The Contractor shall, at its own expense, provide and maintain during the entire performance of this contract, at least the kinds and minimum amounts of insurance required in the Schedule or elsewhere in the contract.
- (b) Before commencing work under this contract, the Contractor shall notify the Contracting Officer in writing that the required insurance has been obtained. The policies evidencing required insurance shall contain an endorsement to the effect that any cancellation or any material change adversely affecting the Government's interest shall not be effective (1) for such period as the laws of the State in which this contract is to be performed prescribe, or (2) until 30 days after the insurer or the Contractor gives written notice to the Contracting Officer, whichever period is longer.
- (c) The Contractor shall insert the substance of this clause, including this paragraph (c), in subcontracts under this contract that require work on a Government installation and shall require subcontractors to provide and maintain the insurance required in the Schedule or elsewhere in the contract. The Contractor shall maintain a copy of all subcontractors' proofs of required insurance, and shall make copies available to the Contracting Officer upon request.

5252.211-9502 GOVERNMENT INSTALLATION WORK SCHEDULE (DEV) (DEC 2001)

- (a) The Holidays applicable to this contract are: New Year's Day, Martin Luther King's Birthday, President's Birthday, Memorial Day, Independence Day, Labor Day, Columbus Day, Veteran's Day, Thanksgiving Day, and Christmas Day.
- (b) In the event that the contractor is prevented from performance as the result of an Executive Order or an administrative leave determination that applies to the using activity, such time may be charged to the contract as a direct cost provided such charges are consistent with the contractor's accounting practices. In the event that any of the above holidays occur on a Saturday or Sunday, or alternate Friday, then such holiday shall be observed by the assigned Government employees at the using activity.
- (c) The Naval Air Warfare Center Weapons Division works a 4/5/9 work schedule. Therefore alternate Fridays are not a part of the normal work week for work performed on-site at a Naval Air Warfare Center Weapons Division site. The majority of the Government offices are closed on alternate Fridays.
- (d) No deviation in the normal work week will be permitted without express advance approval by the designated Contracting Officer with coordination of the using departments.

5253.216-9506 TASK ORDERS PROCEDURES (SEP 1999)

(a) The following activity(ies) or individual(s) is/are designated as Ordering Officer(s):

Commanding Officer (Ordering Officer) NATEC PO Box 357031 San Diego, CA 92135-7031

The above activity(ies) or individual(s) is/are responsible for issuing and administering any orders placed hereunder. Ordering Officers may negotiate revisions/modifications to orders, but only within the scope of this contract. Ordering Officers have no authority to modify any provision of this basic contract. Any deviation from the terms of the basic contract must be submitted to the Procuring Contracting Officer (PCO) for contractual action. Ordering Officers may enter into mutual no cost cancellations of orders under this contract and may reduce the scope of orders/tasks, but a Termination for Convenience of Termination for Default may be issued by the PCO.

- (b) Task orders. All orders issued hereunder are subject to the terms and conditions of this contract. The contract shall control in the event of conflict with any order. When mailed, an order shall be "issued" for purposes of this contract at the time the Government deposits the order in the mail, or, if transmitted by other means, when physically delivered to the contractor.
- (c) A task order shall be issued for each order. In addition to any other data that may be called for in the contract, the following information shall be specified in each order, as applicable:
 - (1) Date of order.
 - (2) Contract and task order number.
 - (3) Applicable contract line item number (CLIN).
 - (4) Description of the task to be performed.
 - (5) Description of the end item or service.
 - (6) DD Form 254 (Contract Security Classification).
 - (7) DD Form 1423 (Contract Data Requirements List).
 - (8) Exact place of performance.
 - (9) The inspecting and accepting codes.
 - (10) Estimated cost and fee and level of effort by labor category (and billing rate if known).
 - (11) List of Government furnished property and the estimated value of the property.
 - (12) Invoice and payment provisions to the extent not covered by the contract.
 - (13) Accounting and appropriation data.

- (14) Period of performance.
- (15) Organizational Conflict of Interest provisions.
- (16) Type of order (e.g., completion, term, FFP)
- (d) Negotiated Agreement. For task orders with an estimated value of greater than \$[insert dollar threshold], the information contained in each task order with respect to labor categories, man-hours and delivery date shall be the result of a negotiated agreement reached by the parties in advance of issuance of the order.
- (1) The Ordering Officer shall furnish the contractor with a written preliminary task order and request for proposal. The request shall include:
 - (i) a description of the specified work required,
 - (ii) the desired delivery schedule,
 - (iii) the place and manner of inspection and acceptance, and
- (2) The contractor shall, within the time specified by the preliminary task order, provide the Ordering Officer with a proposal to perform, which shall include:
- (i) the required number of labor hours by labor classification and scheduled billing rates, for each end product or task,
 - (ii) overtime hours by labor category,
 - (iii) proposed completion or delivery dates,
 - (iv) other direct costs (i.e., direct material, travel subsistence, and similar costs)
 - (v) dollar amount and type of any proposed subcontracts, and
 - (vi) total estimated cost/price.

The cost factors utilized in determining the estimated cost/price under any order shall be the rates applicable at time the order is issued.

- (3) Upon receipt of the proposal, the Ordering Officer shall review the estimates therein to ensure acceptability to the Government, enter into such discussions with the contractor as may be necessary to correct and revise any discrepancies in the proposal, and effect whatever internal review procedures are required. Should the Ordering Officer and contractor be unable to reach agreement as to the terms of the order prior to its issuance, the conflict shall be referred to the Contracting Officer.
- (4) For task orders under the dollar amount indicated in paragraph (d), the procedures for reaching agreement are as follows:
- (i) The Ordering Officer shall issue a fully funded, unilaterally executed task order representing a firm order for the total requirement.
- (ii) In the event the contractor cannot perform in accordance with the terms and conditions and within the estimated cost of the task order, he shall:
 - (A) notify the Ordering Officer immediately,
 - (B) submit a proposal for the work requested in the task order,
- (C) not commence performance until such time that differences between the task order and the contractor's proposal are resolved and a modification, if necessary, is issued.
- (e) Total Estimated Dollar Amount. The total estimated dollar amount of each order constitutes a ceiling price for that order. The requirements for notification set forth in Federal Acquisition Regulation paragraph (c) of FAR Clause 52.232-22, Limitation of Funds are applicable to individual task orders. The ceiling amount for each order may not be exceeded unless authorized by a modification to the order. All revisions providing additional funds to a task order will include fee in the same manner as established in the basic task order.
- (f) Oral Orders. Oral orders may be placed hereunder only in emergency circumstances. Information described above shall be furnished to the contractor at the time of placing an oral order and shall be confirmed by issuance of a written task order within (N/A) working days of the oral order.
- (g) Modifications. Modifications to orders shall be issued using a Standard Form 30 and shall include the information set forth in paragraph (c) above, as applicable. Orders may be modified orally by the Ordering Officer in emergency circumstances. (Oral modifications shall be confirmed by issuance of a written modification on Standard Form 30 within **forty-five** (45) working days from the time of the oral communication amending the order.)

5253.216-9507 LIABILITY INSURANCE (MAR 1999)

The following types of insurance are required in accordance with the clause entitled, FAR 52.228-5, Insurance-Work on a Government Installation and shall be maintained in the minimum amounts shown:

- (a) Comprehensive General Liability: \$200,000 per person and \$500,000 per accident for bodily injury.
- (b) Automobile Insurance: \$200,000 per person and \$500,000 per accident for bodily injury and \$500,000 per accident for property damage.
- (c) Standard Workman's Compensation and Employer's Liability Insurance (or, where maritime employment is involved, Longshoremen's and Harbor Worker's Compensation Insurance) in the minimum amount of \$100,000.
- (d) Aircraft public and passenger liability: \$200,000 per person and \$500,000 per occurrence for bodily injury, other than passenger liability; \$200,000 per occurrence for property damage. Passenger bodily injury liability limits of \$200,000 per passenger, multiplied by the number of seats or number of passengers, whichever is greater.

5253.216-9508 LIMITATION OF FUNDS - TIME AND MATERIAL AND LABOR-HOUR CONTRACTS (NOV 1999)

- (a) The parties estimate that performance of this contract will not cost the Government more than the ceiling price specified in the Schedule or individual Task Order. The contractor agrees to use its best effort to perform the work specified in the Schedule or Task Orders, and all obligations under this contract, within the ceiling price.
- (b) The Schedule or individual Task Orders specify the amounts presently available for payment by the Government and allotted to the contract or individual Task Orders, the items covered, and the period of performance it is estimated the allotted amounts will cover. The parties contemplate that the Government will allot additional funds incrementally to the contract or individual Task Orders up to the full ceiling price. The contractor agrees to perform, or have performed, work on the contract up to the point at which the total amount paid and payable by the Government under the contract and individual Task Orders approximates, but does not exceed, the total amount actually allotted by the Government to the contract.
- (c) The contractor shall notify the Contracting Officer in writing whenever it has reason to believe that the costs it expects to incur under the contract or an individual Task Order in the next sixty (60) days, when added to all costs previously incurred, will exceed seventy-five (75%) percent of the total amount so far allotted to the contract or Task Order by the Government. The notice shall state the estimated amount of additional funds required to continue performance for the period specified in the Schedule or Task Order.
- (d) Sixty (60) days before the end of the period specified in the Schedule or individual Task Order, the contractor shall notify the Contracting Officer in writing of the estimated amount of additional funds, if any, required to continue timely performance under the contract or for any further period specified in the Schedule or Task Order, or otherwise agreed upon, and when the funds will be required.
- (e) If, after notification, additional funds are not allotted by the end of the period specified in the Schedule or individual Task Order, or another agreed upon date, upon the contractor's written request the Contracting Officer will terminate the contract or individual Task Order on that date, in accordance with the provisions of the Termination clause of this contract. If the contractor estimates that the funds available will allow it to continued to discharge its obligations beyond that date, it may specify a later date in its request, and the Contracting Officer may terminate the contract or individual Task Order on that later date.
- (f) Except as required by other provisions of this contract, specifically citing and stated to be an exception of this clause -
- (1) The Government is not obligated to reimburse the contractor for costs incurred in excess of the total amount allotted by the Government to this contract; and
- (2) The contractor is not obligated to continue performance under this contract or individual Task Orders (including actions under the Termination clause of this contract), or otherwise incur costs in excess of the amount then allotted to the contract or Task Order by the Government, until the Contracting Officer notifies the contractor in

writing that the amount allotted by the Government has been increased and specifies an increased amount, which shall then constitute the total amount allotted by the Government to the contract or Task Order.

- (g) The ceiling price shall be increased in accordance with the provisions of FAR clause 52.232-7, "Payments Under Time-and-Materials and Labor-Hour Contracts".
- (h) No notice, communication, or representation in any form other than specified in subparagraph (f)(2) above, or from any person other than the Contracting Officer, shall affect the amount allotted by the government to this contract or an individual Task Order. In the absence of the specified notice, the Government is not obligated to reimburse the contractor for any costs in excess of the total amount allotted by the Government to this contract, whether incurred during the course of the contract or as a result of termination.
- (i) When and to the extent the amount allotted by the Government to the contract or an individual Task Order is increased, any costs the contractor incurs before the increase that are in excess of the amount previously allotted by the Government shall be allowable to the same extent as if incurred afterward, unless the Contracting Officer issues a termination or other notice and directs that the increase is solely to cover termination or other specified expenses.
- (j) Change orders shall not be considered an authorization to exceed the amount allotted by the Government specified in the Schedule or individual Task Order, unless they contain a statement increasing the amount allotted.
- (k) Nothing in this clause shall affect the right of the Government to terminate this contract or an individual Task Order. If this contract or a Task Order is terminated, the Government and the contractor shall negotiate an equitable distribution of all property produced or purchased under the contract or Task Order, based upon the share of costs incurred by each.

5252.237-9502 COMPENSATION - TIME AND MATERIALS (TASK ORDERS) (SERVICES) (SEP 1999)

- (a) Subject to the FAR Clause 52.232-7 "Payments" clause of this contract, the Government will pay the contractor for the performance of task orders issued under this contract the amounts determined to be payable in accordance with the hourly rate set forth in Section B and the amounts determined to be payable in accordance with paragraphs (b) and (c) of this clause. The hourly rates set forth cover all expenses, including wages, overhead, general and administrative expense, profit, subsistence, prorated vacation leave, sick leave, and applicable insurance of all kinds, excluding any and all travel costs which are reimbursable in accordance with paragraph (c) below. If overtime rates are specified in Section B, the contractor will be paid for overtime work in accordance with such overtime rates only to the extent the overtime is approved in advance by the Procuring Contracting Officer (PCO). If no rate is set forth in Section B and overtime work is approved in advance by the PCO, the contractor and the PCO will negotiate rates for such overtime in accordance with paragraph (a)(3) of the "Payments" clause of the contract. The amount payable to the contractor shall be computed by multiplying the appropriate hourly rates set forth by the number of direct labor hours performed in accordance with paragraph (a)(1) of the "Payments" clause of this contract. Payment for the performance of task orders shall be made in accordance with the rates specified in Section B with adjustments as appropriate under paragraph (b) for employees performing Uncompensated Overtime as defined in FAR Clause 52.237-10, "Identification of Uncompensated Overtime".
- (b) For individuals performing under an uncompensated overtime system, the amount billed is limited to the uncompensated overtime rate as defined in FAR Clause 52.237-10. All hours shall be burdened and shall be in the base for allocation of overhead and general and administration expenses.
- (c) Travel Costs. The contractor shall be reimbursed for travel costs in accordance with FAR 31.205-46 as limited by the Joint Travel Regulations, Volume II and the following:
- (1) Where official company travel can reasonably be planned in advance so as to take advantage of available discounted standard or coach airfares, any expenses in excess of those discounted fares are to be considered as, and segregated as unallowable costs; and
- (2) Travel made for personnel convenience, including daily travel to and from work, shall not be reimbursed hereunder.
- (d) Material Costs and Other Direct Costs. The contractor shall be reimbursed for other direct costs (ODC) including material costs in accordance with Section B and paragraph (b) of the "Payments" clause of this contract. Other direct costs including material costs to be reimbursed under this contract shall be included in each order.

- (e) Maximum Ordering. The Government shall not be obligated to pay the contractor any amount in excess of the maximum task order price set forth in any task order issued under this contract. The contractor shall not be obligated to continue performance or to incur costs under any task order if to do so would exceed the maximum task order price set forth in the task order unless the contractor has been notified in writing by the Procuring Contracting Officer (PCO) that the maximum task order price for the task order concerned has been increased in accordance with paragraph (d) of the "Payments" clause of this contract. Pursuant to paragraph (c) of the "Payments" clause, the contractor shall notify the PCO in writing if the contractor has reason to believe the hourly rate payments, travel costs and materials costs which will accrue in the performance of the task order concerned will exceed the maximum task order price set forth in the task order, or when added to all other payments and costs previously accrued, will exceed the maximum ordering price set forth in the contract. If for any other reason the contractor believes that the maximum task order price set forth in any task order should be increased, the contractor shall promptly so notify the PCO in writing. The maximum ordering price of any task order may be increased by the PCO, in his/her discretion, at any time during the period covered by this contract. If the contractor has reason to believe that the total cost to the Government for the work called for in any task order will be substantially less than the maximum order price specified therein, the contractor shall promptly so notify the PCO in writing. The PCO may, based upon such notification, decrease the ceiling price of the task order concerned. Any increase or decrease in the maximum order price of any task order shall be set forth in a modification to the task order.
- (f) The term "ceiling price" wherever set forth in the "Payments" clause will be read as "maximum" and, when used to refer to Contract Ceiling Price shall be read as Contract Maximum Ordering Price/Amount. When used in conjunction with task order, "ceiling" shall be construed "maximum" task order amount or the "maximum" amount per cost category such as travel, labor, and other direct costs as appropriate.

5252.237-9503 ORDERING PROCEDURES FOR NAVY MARINE CORPS INTRANET (NMCI) SERVICES (SEP 2000)

- (a) This Support Services contract may require the use of and/or access to Department of Navy (DoN) Information Technology (IT) Resources by contractor personnel for contract performance. Applicable DoN IT Resources for performance of this contract shall be procured from the NMCI Contractor pursuant to the authority of NMCI Contract # N00024-00-D-6000, clause 5.2 "Ordering."
- (b) The Support Services contractor shall obtain written authorization from the Contracting Officer executing this contract, prior to ordering directly from the NMCI Contractor. No NMCI Order may be placed without the prior written authorization of the Contracting Officer. Any NMCI Order exceeding the written authorization of the Contracting Officer shall be treated as an unallowable cost pursuant to FAR Part 31.
- (c) The Government shall reimburse the contractor for the placement of NMCI Orders including applicable indirect burdens (general & administrative, etc.), excluding profit or fee.

5252.243-9504 AUTHORIZED CHANGES ONLY BY THE CONTRACTING OFFICER (NAVAIR) (JAN 1992)

- (a) Except as specified in paragraph (b) below, no order, statement, or conduct of Government personnel who visit the contractor's facilities or in any other manner communicates with contractor personnel during the performance of this contract shall constitute a change under the "Changes" clause of this contract.
- (b) The contractor shall not comply with any order, direction or request of Government personnel unless it is issued in writing and signed by the Contracting Officer, or is pursuant to specific authority otherwise included as a part of this contract.
- (c) The Contracting Officer is the only person authorized to approve changes in any of the requirements of this contract and notwithstanding provisions contained elsewhere in this contract, the said authority remains solely the

Contracting Officer's. In the event the contractor effects any change at the direction of any person other than the Contracting Officer, the change will be considered to have been made without authority and no adjustment will be made in the contract price to cover any increase in charges incurred as a result thereof. The address and telephone number of the Contracting Officer is:

Sharon Schumann NAWCWD- Contracts Department 575 "I" Ave., Ste. 1, Bldg. 65 Point Mugu, CA 93042-5049 Phone: 805-989-4603

Sharon.schumann@navy.mil

H-TXT-02 DESIGNATION OF CONTRACTING OFFICER'S REPRESENTATIVE (APR 2002)

5254 The Contracting Officer has designated the following individuals as the Contracting Officer's Representative (COR) and Alternate Contracting Officer's Representative (ACOR) for this contract.

	COR	ACOR
NAME	Lizabeth Filamor	Kazuko Clawson
CODE	3.3.1	3.3.1
ADDRESS	NATEC	NATEC
	PO Box 357031,	PO Box 357031,
	San Diego, CA 92135-7031	San Diego, CA 92135-7031
TELEPHONE	619-545-1761	619-545-1815
EMAIL	Lizabeth.filamor@navy.mil	Kazuko.clawson@navy.mil

- (b) The COR and ACOR are responsible for monitoring the performance and progress, as well as overall technical management of the orders placed hereunder and should be contacted regarding any questions or problems of a technical nature. In no event, however, will any understanding or agreement, modification, change order, or other matter deviating from the terms of the contract between the Contractor and any person other than the Contracting Officer be effective or binding upon the Government, unless formalized by proper contractual documents executed by the Contracting Officer prior to the completion of this contract.
- (c) When, in the opinion of the Contractor, the COR/ACOR requests effort outside the scope of the contract, the Contractor will promptly notify the Contracting Officer in writing. No action will be taken by the Contractor under such technical instruction until the Contracting Officer has determined if such effort is within the contract scope, and, if not, has issued a contract change.

Section I - Contract Clauses

CLAUSES INCORPORATED BY REFERENCE

	A-11	HH 2004
52.202-1	Definitions	JUL 2004
52.203-3	Gratuities	APR 1984
52.203-5	Covenant Against Contingent Fees	APR 1984
52.203-6	Restrictions On Subcontractor Sales To The Government	JUL 1995
52.203-7	Anti-Kickback Procedures	JUL 1995
52.203-8	Cancellation, Rescission, and Recovery of Funds for Illegal or	JAN 1997
	Improper Activity	14311007
52.203-10	Price Or Fee Adjustment For Illegal Or Improper Activity	JAN 1997
52.203-12	Limitation On Payments To Influence Certain Federal Transactions	JUN 2003
52.204-2	Security Requirements	AUG 1996
52.204-4	Printed or Copied Double-Sided on Recycled Paper	AUG 2000
52.204-7	Central Contractor Registration	OCT 2003
52.209-6	Protecting the Government's Interest When Subcontracting	JAN 2005
	With Contractors Debarred, Suspended, or Proposed for	
	Debarment	
52.215-2	Audit and RecordsNegotiation	JUN 1999
52.215-19	Notification of Ownership Changes	OCT 1997
52.216-4	Economic Price Adjustment-Labor and Material	JAN 1997
52.219-4	Notice of Price Evaluation Preference for HUBZone Small	OCT 2004
	Business Concerns	
52.219-4	Notice of Price Evaluation Preference for HUBZone Small	OCT 2004
	Business Concerns	
52.219-8	Utilization of Small Business Concerns	MAY 2004
52.222-3	Convict Labor	JUN 2003
52.222-21	Prohibition Of Segregated Facilities	FEB 1999
52.222-35	Equal Opportunity For Special Disabled Veterans, Veterans	DEC 2001
	of the Vietnam Era, and Other Eligible Veterans	
52.222-36	Affirmative Action For Workers With Disabilities	JUN 1998
52.222-37	Employment Reports On Special Disabled Veterans, Veterans	S DEC 2001
	Of The Vietnam Era, and Other Eligible Veterans	
52.223-6	Drug-Free Workplace	MAY 2001
52.230-2	Cost Accounting Standards	APR 1998
52.232-8	Discounts For Prompt Payment	FEB 2002
52.232-9	Limitation On Withholding Of Payments	APR 1984
52.232-17	Interest	JUN 1996
52.232-18	Availability Of Funds	APR 1984
52.232-20	Limitation Of Cost	APR 1984
52.232-23	Assignment Of Claims	JAN 1986
52.232-25	Prompt Payment	OCT 2003
52.232-33	Payment by Electronic Funds TransferCentral Contractor	OCT 2003
J2.232-33	Registration	001 2000
52.233-1	Disputes	JUL 2002
52.237-2	Protection Of Government Buildings, Equipment, And	APR 1984
	Vegetation	
52.237-3	Continuity Of Services	JAN 1991
52.242-3	Penalties for Unallowable Costs	MAY 2001
J = . = T = J	A CHARLES TO. CHARLO MACIO COOL	

52.242-13	Bankruptcy	JUL 1995
52.243-3	ChangesTime-And-Material Or Labor-Hours	SEP 2000
52.244-2	Subcontracts	AUG 1998
52.245-5	Government Property (Cost-Reimbursement Time-And-	MAY 2004
	Materials, Or Labor Hour Contracts)	
52.246-25	Limitation Of LiabilityServices	FEB 1997
52.248-1	Value Engineering	FEB 2000
52.249-6 Alt IV	Termination (Cost Reimbursement) (May 2004) - Alternate	SEP 1996
	IV	
52.252-2	Clauses Incorporated By Reference	FEB 1998
52.253-1	Computer Generated Forms	JAN 1991
252.203-7001	Prohibition On Persons Convicted of Fraud or Other Defense-	DEC 2004
	Contract-Related Felonies	
252.204-7003	Control Of Government Personnel Work Product	APR 1992
252.204-7004 Alt A	Central Contractor Registration (52.204-7) Alternate A	NOV 2003
252.209-7004	Subcontracting With Firms That Are Owned or Controlled By	MAR 1998
	The Government of a Terrorist Country	
252.219-7011	Notification to Delay Performance	JUN 1998
252.226-7001	Utilization of Indian Organizations and Indian-Owned	SEP 2004
	Economic Enterprises, and Native Hawaiian Small Business	
	Concerns	
252.226-7001	Utilization of Indian Organizations and Indian-Owned	SEP 2004
	Economic Enterprises, and Native Hawaiian Small Business	
	Concerns	
252.247-7023 Alt II	ITransportation of Supplies by Sea (May 2002) Alternate III	MAY 2002

CLAUSES INCORPORATED BY FULL TEXT

52.216-18 ORDERING (OCT 1995)

- (a) Any supplies and services to be furnished under this contract shall be ordered by issuance of delivery orders or task orders by the individuals or activities designated in the Schedule. Such orders may be issued as identified herein.
 - 5255 During the base period from 1 October 2005 through 30 September 2006.
 - 2. During option period one from 1 October 2006 through 30 September 2007.
 - 3. During option period two from 1 October 2007 through 30 September 2008.
 - 4. During option period three from 1 October 2008 through 30 September 2009.
 - 5. During option period four from 1 October 2009 through 30 September 2010.
- (b) All delivery orders or task orders are subject to the terms and conditions of this contract. In the event of conflict between a delivery order or task order and this contract, the contract shall control.
- (c) If mailed, a delivery order or task order is considered "issued" when the Government deposits the order in the mail. Orders may be issued orally, by facsimile, or by electronic commerce methods only if authorized in the Schedule.

52.216-19 ORDER LIMITATIONS (OCT 1995)

- (a) Minimum order. When the Government requires supplies or services covered by this contract in an amount of less than (\$500) the amount specified in the clause 5252.216-9506, Minimum and Maximum Quantities, in section F, the Government is not obligated to purchase, nor is the Contractor obligated to furnish, those supplies or services under the contract.
 - (b) Maximum order. The Contractor is not obligated to honor--
 - (1) Any order for a single item in excess of the total amount of the contract value;
- (2) Any order for a combination of items in excess of the contract period specified in the clause 5252.211-9507. Period of Performance, in section F; or
- (3) A series of orders from the same ordering office within **thirty (30)** days that together call for quantities exceeding the limitation in subparagraph (1) or (2) above.
- (c) If this is a requirements contract (i.e., includes the Requirements clause at subsection 52.216-21 of the Federal Acquisition Regulation (FAR)), the Government is not required to order a part of any one requirement from the Contractor if that requirement exceeds the maximum-order limitations in paragraph (b) above.
- (d) Notwithstanding paragraphs (b) and (c) above, the Contractor shall honor any order exceeding the maximum order limitations in paragraph (b), unless that order (or orders) is returned to the ordering office within **fifteen (15)** days after issuance, with written notice stating the Contractor's intent not to ship the item (or items) called for and the reasons. Upon receiving this notice, the Government may acquire the supplies or services from another source.

52.216-22 INDEFINITE QUANTITY (OCT 1995)

- (a) This is an indefinite-quantity contract for the supplies or services specified, and effective for the period stated, in the Schedule. The quantities of supplies and services specified in the Schedule are estimates only and are not purchased by this contract.
- (b) Delivery or performance shall be made only as authorized by orders issued in accordance with the Ordering clause. The Contractor shall furnish to the Government, when and if ordered, the supplies or services specified in the Schedule up to and including the quantity designated in the Schedule as the "maximum." The Government shall order at least the quantity of supplies or services designated in the Schedule as the "minimum."
- (c) Except for any limitations on quantities in the Order Limitations clause or in the Schedule, there is no limit on the number of orders that may be issued. The Government may issue orders requiring delivery to multiple destinations or performance at multiple locations.
- (d) Any order issued during the effective period of this contract and not completed within that period shall be completed by the Contractor within the time specified in the order. The contract shall govern the Contractor's and Government's rights and obligations with respect to that order to the same extent as if the order were completed during the contract's effective period; provided, that the Contractor shall not be required to make any deliveries under this contract after **the end of any performance period**.

5255.216-9506 OPTION TO EXTEND SERVICES (NOV 1999)

The Government may require continued performance of any services within the limits and at the rates specified in the contract. These rates may be adjusted only as a result of revisions to prevailing labor rates provided by the Secretary of Labor. The option provision may be exercised more than once, but the total extension of performance

hereunder shall not exceed 6 months. The Contracting Officer may exercise the option by written notice to the Contractor within thirty (30) days of the end of the contract.

5255.216-9507 OPTION TO EXTEND THE TERM OF THE CONTRACT (MAR 2000)

- (a) The Government may extend the term of this contract by written notice to the Contractor within **one** (1) day provided, that the Government gives the Contractor a preliminary written notice of its intent to extend at least **thirty** (30) days before the contract expires. The preliminary notice does not commit the Government to an extension.
 - (b) If the Government exercises this option, the extended contract shall be considered to include this option clause.
- (c) The total duration of this contract, including the exercise of any options under this clause, shall not exceed five years.

52.232-19 AVAILABILITY OF FUNDS FOR THE NEXT FISCAL YEAR (APR 1984)

Funds are not presently available for performance under this contract beyond **FY 05**. The Government's obligation for performance of this contract beyond that date is contingent upon the availability of appropriated funds from which payment for contract purposes can be made. No legal liability on the part of the Government for any payment may arise for performance under this contract beyond **FY 05**, until funds are made available to the Contracting Officer for performance and until the Contractor receives notice of availability, to be confirmed in writing by the Contracting Officer.

52.252-6 AUTHORIZED DEVIATIONS IN CLAUSES (APR 1984)

- (a) The use in this solicitation or contract of any Federal Acquisition Regulation (48 CFR Chapter 1) clause with an authorized deviation is indicated by the addition of "(DEVIATION)" after the date of the clause.
- (b) The use in this solicitation or contract of any Defense Federal Acquisition Regulation (48 CFR Chapter 2) clause with an authorized deviation is indicated by the addition of "(DEVIATION)" after the name of the regulation.

252.201-7000 CONTRACTING OFFICER'S REPRESENTATIVE (DEC 1991)

- (a) "Definition. Contracting officer's representative" means an individual designated in accordance with subsection 201.602-2 of the Defense Federal Acquisition Regulation Supplement and authorized in writing by the contracting officer to perform specific technical or administrative functions.
- (b) If the Contracting Officer designates a contracting officer's representative (COR), the Contractor will receive a copy of the written designation. It will specify the extent of the COR's authority to act on behalf of the contracting officer. The COR is not authorized to make any commitments or changes that will affect price, quality, quantity, delivery, or any other term or condition of the contract.

252.247-7024 NOTIFICATION OF TRANSPORTATION OF SUPPLIES BY SEA (MAR 2000)

- (a) The Contractor has indicated by the response to the solicitation provision, Representation of Extent of Transportation by Sea, that it did not anticipate transporting by sea any supplies. If, however, after the award of this contract, the Contractor learns that supplies, as defined in the Transportation of Supplies by Sea clause of this contract, will be transported by sea, the Contractor-
 - (1) Shall notify the Contracting Officer of that fact; and
- (2) Hereby agrees to comply with all the terms and conditions of the Transportation of Supplies by Sea clause of this contract.
- (b) The Contractor shall include this clause, including this paragraph (b), revised as necessary to reflect the relationship of the contracting parties-
 - (1) In all subcontracts under this contract, if this contract is a construction contract; or
 - (2) If this contract is not a construction contract, in all subcontracts under this contract that are for-
 - (i) Noncommercial items; or
 - (ii) Commercial items that-
- (A) The Contractor is reselling or distributing to the Government without adding value (generally, the Contractor does not add value to items that it subcontracts for f.o.b. destination shipment);
- (B) Are shipped in direct support of U.S. military contingency operations, exercises, or forces deployed in humanitarian or peacekeeping operations; or
- (C) Are commissary or exchange cargoes transported outside of the Defense Transportation System in accordance with 10 U.S.C. 2643.

Section J - List of Documents, Exhibits and Other Attachments

Exhibit/Attachment Table of Contents

DOCUMENT TYPE	DESCRIPTION	PAGES	DATE
Attachment 1	Specification-Contractor	1	
	Field Services		
Attachment 2	REMOVED		
Attachment 3	ETS Task Description	1	
Attachment 4	DD 254	6	
Attachment 5	Cerificate of Services	1	

SPECIFICATION - CONTRACTOR FIELD SERVICES (CFS)

- 1. <u>General:</u> The primary purpose of Contractor Field Services (CFS) is to provide onsite proficiency training, technical guidance and information in the evaluation of unusual field problems and render technical guidance related specifically to the equipment cited in the contract schedule. The object of contract field services is to elevate the technical skills and abilities of Military and Civilian personnel of the Department of Defense responsible for the operation and maintenance of the system/equipment to the level of self-sufficiency.
- 2. <u>Work Specification:</u> The contractor shall provide contract field services to accomplish the purpose and objective specified in paragraph (a) above. Specific delineation of tasks are:
- a. Provide on-site classroom and on-the-job training to Military and Civilian personnel of the Department of Defense on maintenance and operation techniques pertaining to adjustment, calibration, troubleshooting, bench check, routine maintenance, inspection and repair of the assigned system/equipment, including related control equipment.
- b. Provide guidance and instruction on the use of associated special tools and test equipment.
- c. Devise local training course outlines, lesson plans and written examinations, including guidance to military and civilian personnel of the Department of Defense in identifying needed training programs.
 - d. Emphasize safety precautions to be taken in all training provided.
 - e. Demonstrate best method of installing modifications, retro-fit kits, etc.
- f. Render technical guidance to resolve difficult and unusual maintenance problems.
- g. Provide an analysis of maintenance difficulties and advise on the establishment of changes to maintenance, inspection and training programs designed to improve the quality of maintenance.
- h. Provide a liaison through which technical information related to maintenance and operational problems available in the plant, can quickly be disseminated to Military and Civilian personnel of the Department of Defense.
- i. Provide a liaison through which information related to installation kit, check out procedures and related data problems can be quickly relayed to the plant for correction and/or resolution.
- j. Provide guidance to maintenance personnel in preparing failure data reports and unsatisfactory reports.

ETS TASK DESCRIPTION

TASK	ACFT OR PROGRAM	SERVICE TYPE	EFFE DA:	CTIVE PE	CONTRACT PERIOD (MAN-MONTHS)
32151	F18	CFS	01	05	60

LOCATION: NAS NEW ORLEANS JRB

TASK TYPE: ELECTRONIC WARFARE

EQUIPMENT: PROVIDE ENGINEERING TECHNICAL SERVICES SUPPORTING F18, C130, EA6B, H46, H60, AH1W, UH1N, P3, IN ELECTRONIC WARFARE INCLUDING: ALQ126B (F18, EA6B), APR39V & V2 (KC130T, HH60H, H46), ALR67 (F18), ALR66 (P3), AlE-39, ALE-47 and all associated Organizational test equipment.

MAINTENANCE LEVEL:

ORGANIZATIONAL LEVEL (X) INTERMEDIATE (X) DEPOT ()

TDY INFORMATION:

NONE () MINIMUM (X) EXTENSIVE ()

EAST COAST (X) WEST COAST (X) AFLOAT (X) OVERSEAS (X)

REMARKS:

A SECRET CLEARANCE IS REQUIRED. THIS IS A RESERVE TASK WHERE NORMAL WORKWEEK MAY BE WEDNESDAY THROUGH SUNDAY.

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DEPARTMENT OF	DEFE	NSF				1. CLEARAN	CE AND SAFEGUARDI	VG	
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Classified material received or generated	d			, 11 LES		ete the following			
5. IS THIS A FINAL DD FORM 2547					(Preced	ling Contract Nu	mber) is transforred to this	follow-on contra	ct.
<u>L.</u>	YES	•	X No	. If Yes	, compl	ete the following			
In response to the contractor's request dated			retention o	f the cl	essified	material is autho	rized for the period of		
6. CONTRACTOR (Include Commercial and Govern	nment Ei	ntity (C	AGE) Code)			7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7		
B. NAME, ADDRESS, AND ZIP CODE				E CODE	Ta	OGNIZANT SEC	915/16		
The M&T Company							URITY OFFICE (Name, Add	ress, and Zip Co	de)
415 Port Centre Parkway S	Suite	101	IMMF	2	DS		Committee Trans		
Portsmouth, VA 23704	·		1		11	idustriai	Security Field	Office	
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SEE PAGE 4 OF ATTACHED ADDEND									
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GENERAL IDENTIFICATION OF THIS PROCUR	EMENT	Г			·				
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CETS in support of the E10 D									
CETS in support of the F18 Program with a warfare systems.	ddition	ial sin	pport to (2130,	EA6D	, II4G, H60, A	HIW, UHIN, and P3	aircraft elect	roni-
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CONTRACTOR WILL REQUIRE ACCESS TO:	YE	S NO	11. IN PE	RFOR	MING	THIS CONTRA	CT, THE CONTRACTOR		
COMMUNICATIONS SECURITY (COMSEC) INFORMATION		X	a. HAVE CONT	ACCESS	TOCLA	SSIFIED INFORMAT	TON ONLY AT ANOTHER		NO
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(1) Sensitive Compartmented Information (SCI)	1 2	X	I. HAVE	CCESS	TQUS.	CLASSIFIED INFOR	MATION OUTGIDE THE ITA	X	
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FOR OFFICIAL USE ONLY INFORMATION		X	I. OTHE	R (Spec	ify)	DEFENSE C	JUNICH SERVICE		X
OTHER (Specify)		† 1		. ,	•				
			SEE	ITEM	[13			1	
FORM 254, DEC 1999	PRE	100	FDITION	10.00	- Carrieron				

· ·	<u>'</u>
12. PUBLIC RELEASE. Any information Iclassified or unclassi	fied) pertaining to this contract shell not be released for public dissemination except as provided
by the Industrial Security Manual or unless it has been approve	ved for public release by appropriate U.S. Government authority. Proposed public releases shall
be submitted for approval prior to release Dire	oct Through (Specify)
Commander, Naval Air Systems Command, Patux	
John Sommer, Carlotte Systems Sommer, Autum	Sin 10 vol., 1410 20070-1349
As the Disease of Equation 61.6	
The date of hor bob oser Agencies, requests for disclosu	
recommended changes; to challenge the guidance or the class and to submit any questions for interpretation of this guidance handled and protected at the highest level of these first in	ce needed for this classified effort is identified below. If any difficulty is encountered in applying sed for changes in this quidance, the contractor is authorized and encouraged to provide sification assigned to any information or material furnished or generated under this contract: e to the official identified below. Pending final decision, the information involved shell be igned or recommended. (Fill in as appropriate for the classified effort. Attach, or forward under trenced herein. Add additional pages as needed to provide complete guidance.)
THECONTRACTOR SHALL COMPLY WITH F	FAR CLAUSE 52,204-2 ENTITLED SECURITY REQUIREMENT (APR
THEIR TASK ASSIGNMENT. PRIOR TO VAC NATEC FIELD DETACHMENT OFFICER IN C	SERVICES (CETS) PERSONNEL WILL REPORT TO THE COGNIZANT HARGE FOR A SECURITY BRIEFING PRIOR TO REPORTING TO TING THEIR ASSIGNED TASK ALL CETS SHALL REPORT TO THE HARGE IN ORDER TO BE DEBRIEFED AND RETURN ALL ANY CLASSIFIED MATERIAL IN THEIR POSSESSION.
**USING CONTRACTOR OR ACTIVITY WILL SERVICE TO BE PERFORMED. THE HIGHES IS:	FURNISH COMPLETE CLASSIFICATION GUIDANCE FOR THE T LEVEL OF CLASSIFICATION FOR TASKS UNDER THIS CONTRACT
SECRET:	
CONTRACT IS FOR ENGINEERING SERVICE. FURNISHED WILL PROVIDE THE CLASSIFIC CONTRACT.	S. CLASSIFICATION MARKINGS ON THE MATERIAL TO BE CATION GUIDANCE NECESSARY FOR PERFORMANCE OF THIS
**THE SECURITY CLEARANCE REQUIRED F	OR EACH TASK IS LISTED IN THE ATTACHED ADDENDUM.
SEE ADDENDUM ATTACHED HERETO	
•	· ·
14 ADDITIONAL SECURITY REQUIREMENTS Described	
(if Yes, identify the pertinent contractual clauses in the contract requirements. Provide a copy of the requirements to the cogniz	nts, in addition to ISM requirements, are established for this contract. Yes No document itself, or provide an appropriate statement which identifies the additional react security office. Use Item 13 if additional space is needed.)
CETC managed will assess to with TI. A.Y. to O.	
CETS personnel will comply with Host Unit Opera	tions Security directives.
15. INSPECTIONS. Elements of this contract are outside the instiff Yes, explain and identify specific areas or elements carved o	pection responsibility of the cognizant security office. Yes X No ut and the activity responsible for inspections. Use Item 13 if additional space is needed.)
	•
16. CERTIFICATION AND SIGNATURE. Security requireme	ents stated herein are complete and adequate for safeguarding the classified sified effort. All questions shall be referred to the official named below.
a. TYPED NAME OF CERTIFYING OFFICIAL b. TITLE	
b. ME	c. TELEPHONE (Include Area Code)
d. ADDRESS (Include Zip Code)	
	17. REQUIRED DISTRIBUTION
	a. CONTRACTOR
	b. SUBCONTRACTOR
e. SIGNATURE	c. COGNIZANT SECURITY OFFICE FOR PRIME AND SUBCONTRACTOR
	d. U.S. ACTIVITY RESPONSIBLE FOR OVERSEAS SECURITY ADMINISTRATION
	8. ADMINISTRATIVE CONTRACTING OFFICER
DO EODM 254 (BACK) DEC 1000	f. OTHERS AS NECESSARY

ADDENDUM TO DD254, BLOCK 13

- 1. A degree of security classification stipulated is dictated by the security requirements of the given task. The Government will stipulate the security requirements, if any, of each task.
- 2. The following conditions apply to classified tasks in CONUS.
 - a. Confidential Clearance Level

The Contractor's representative $\underline{\text{must}}$ have at least a DISCO Interim Confidential Clearance $\underline{\text{prior}}$ to reporting on task site.

b. Secret Clearance Level

The Contractor's representative <u>must</u> have, at a minimum, a DISCO granted Interim Secret Clearance <u>prior</u> to reporting to task site.

- 3. The following conditions apply to classified tasks in overseas locations:
 - a. Confidential Clearance Level

The Contractor's representative <u>must</u> have at least a DISCO Interim Confidential Clearance <u>prior</u> to reporting to task site.

b. Secret Clearance Level

The Contractor's representative <u>must have</u>, at a minimum, a DISCO granted Interim Secret Clearance <u>prior</u> to reporting to task site.

4. <u>Interim Clearances</u> shall be processed in accordance with DOD 5220.22M (latest issue) paragraph 2-213.

DD254.adm 5/16/00

ADDENDUM TO DD254, BLOCK 13

5. Clearance Transfers of incumbent personnel who are transferring from the employment of one contractor to another contractor shall be processed in accordance with DOD 5220.22M (latest issue) paragraph 2-214.

NOTE: The clearance procedures involved under <u>interim</u> <u>clearances</u>, and <u>clearance transfers</u> are of special importance when a given contract is being transferred from a prior contractor to a new contractor.

- 6. Foreign Nationals All foreign nationals shall be required to obtain a disclosure authorization from the Navy International Programs Office (NAVY IPO-10), Washington, DC 20350-5000. Request shall be submitted to IPO-10 via the appropriate Embassy. The following information shall be included in all requests:
 - a. Full name of individual.
 - b. Title and rank.
 - c. Identification number when available (passport or ID Card Number).
 - d. Location of duty station (in U.S.).
 - e. Duration.
 - f. Security clearance held.
 - g. Security clearance required to perform duties under a Naval Air Technical Data and Engineering Service Command (NATEC) contract.
 - h. Description of specific items of information individual shall require access to and their classification.

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Page 2 of 4 ADDENDUM TO DD254, BLOCK 13

7. No direct charges (man day rates or associated travel expenses) will be allowable if the Contractor's representative shows up at a task site without the specified security clearance or if a DISCO granted interim or final clearance is suspended, denied, withdrawn or revoked.

DD254.adm 9/2/99

ADDENDUM TO DD254, BLOCK 13

TASK NUMBER	MAN MONTHS	TASK LOCATION	SECURITY CLEARANCE
32151	60	NAS NEW ORLEANS, LA	SECRET

Total Man Months - 60 Number of Tasks - 01 Effective Date - 01 OCT 2005

DD Form 254.PG4 5/96

CERTIFICATE OF SERVICE																				
1. CONTRACTOR: 2. CONTRACT NO.:						2 DEDDECENTATIVE # AND DESCRIPTION								5. DATE:						
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